

UNITED STATES DEPARTMENT OF COMMERCI

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

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Art Unit 2614

1. Claims 1-11 and 13-18 are rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The following terms or recitations are lack of antecedent basis:

- (1) In claim 1, on line 7, "the receipt of signals"
- (2) In claims 3 and 9, lines 18 and 22, respectively, "said program".
- (3) In claim 6, line 2, "said means for processing data"
- (4) In claim 13, line 19 and 20 "the cellular phone" and "the central processor".
- (5) In claims 14 and 16, lines 21 and 4, respectively, "The cellular telephone tracking system"
- (6) In claims 14 and 15, lines 23 and 26, respectively, "the phone unit". Also on lines 25, 5 respectively "the central processor".
- (7) In claim 15, on line 26, "programmed system operating means".
- (8) In claims 17 and 18, lines 12 and 15 respectively, "The cellular telephone tracking and <u>answer</u> system".

In claim 2, line 16, the term "claim 3" is unclear and confusing (see MPEP 308.01(i).

In claim 7, line 10, it is unclear what is meant by the term

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"from said telephone unit said microprocessor".

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- 3. Claims 1, 4-7 and 10 and 11 are rejected under 35 U.S.C.
- § 102(e) as being anticipated by Molnar.

Consider claims 1, 4-7, Molnar teaches a data interface for telephone system comprising a telephone unit (9, 5), CPU (23), a microprocessor (27) in figure 1, a port (64) figure 2. (see abstract, figures 1 and 2, summary of the invention, column 3, lines 8-35, column 6, lines 7-15, figure 3, and column 7, lines 17-20).

For whats called for in claims 10-11, they are rejected for the same reasons as claims 4 and 5.

- 4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:
 - A person shall be entitled to a patent unless -(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 5. Claims 12-15 and 17-18 are rejected under 35 U.S.C. § 102(e) as being anticipated by Zicker et al.

Consider claims 12-15, Zicker et al teaches a cellular

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radio-telephone credit card paystation method comprising a cellular mobile telephone (12 in figure 1), CPU (42) in figure 2), a memory (70 in figure 3 and programmed system operating means (48). Credit card information, called number, call time, call duration, and system identification number (SID) are recorded in a call record for each call through cellular mobil telephone (see abstract, figure 17A and 17B and column 26, line 3-68).

A credit card (88), a card reader (600) and a timer (500) are shown in figure 4.

The use of printer is inherent in Zicker et al for printing check in and check out data on the phone. See abstract, figures 1-4, 17A-B, summary of invention, column 6, line 58, column 8, line 58.

- 6. Claims 2-3, 8-9 and 16 would be allowable if rewritten or amended to overcome the rejection under 35 U.S.C. § 112.
- 7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

O'sullivan teaches a system for interface computers to diverse telephone networks, Stahl et al teaches a cordless telephone with internal debit and credit memory, and Freedman teaches an automated printing control system.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vijay Shankar whose telephone number is (703) 305-4763.

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Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 305-4750.

V.SHANKAR/TC

November 09, 1992

CURTIS KUNTZ

SUPERVISORY PATENT EXAMINER GROUP 2600